

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

J.S. Application of: Richard B. OLSEN et al.

Application No.: 10/046,907

Group Art Unit: 2171

Filed: January 17, 2002

Examiner: Not Yet Assigned

For:

A METHOD AND SYSTEM FOR

Attorney Docket No.: 10366-004

STORING AND PROCESSING HIGH-

FREQUENCY DATA

DECLARATION IN SUPPORT OF FILING ON BEHALF OF UNCOOPERATIVE INVENTOR DEVON S. BOWEN UNDER 37 C.F.R. § 1.47(a)

RECEIVED 0CT 2 5 2002

Assistant Commissioner for Patents Washington, D.C. 20231

OFFICE OF PETITIONS

Sir:

- I, Dr. Gregory J. Gonsalves, an associate of the law firm of Pennie & Edmonds LLP, hereby declare that:
- 1. This declaration is made as to the facts which are relied upon to establish the diligent efforts made to secure the execution of the Declaration by the Devon S. Bowen.
 - 2. Devon S. Bowen is a named inventor of the above-identified application.
- 3. The last known address of Devon S. Bowen is Alte Landstrasse 154, Maennedorf, Switzerland 8708.
- 4. On January 17, 2002, I sent Dr. Richard B. Olsen a complete copy of the application papers as filed and the Declaration for the above-identified application to Olsen Data AG located Seefeldstrasse 233, CH-8008 Zurich, Switerland In an accompanying letter, I instructed Dr. Olsen to have each inventor review the application papers and sign the Declaration.

On June 4, 2002, I again sent the Declaration to Dr. Richard B. Olsen along with instructions to have each inventor sign it after reviewing the application papers.

- 6. I subsequently received, from Dr. Olsen, a Declaration that was signed by all the inventors except for Mr. Devon S. Bowen. Dr. Olsen explained that Mr. Bowen did not sign the Declaration even after he had arranged to send it along with the application papers to him at least twice.
- 7. Based on the foregoing, I concluded that Devon S. Bowen refused to execute the Declaration for the above-identified application.
- 8. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed true; and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: 9/18/2002

Dr. Gregory J. Gonsalves

Associate of the Firm

Pennie & Edmonds, LLP

1667 K Street, N.W., Suite 1000

Washington, D.C. 20006